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TO MITCHELL BERRY

Doris Berry vs. Mitchell Berry
State of Tennessee, In Chancery
Court of Knox County, No. 16543

In this cause, it appearing from the bill filed which is sworn to, that the defendant, Mitchell Berry is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of May next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four successive weeks.

This 28th day of March 1919
J. C. FORD, C. & M.
W. F. Black, Sol.

March 29 April 5 12 19 1919

TO MARIAH ALEXANDER

Granville Alexander vs. Mariah Alexander

State of Tennessee, In Chancery
Court of Knox County, No. 16549

In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Mariah Alexander is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of May next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks. This 28th day of March 1919

J. C. FORD, Clerk & Master

T. J. Cline, Sol.

March 29 April 5 12 19 1919

TO WILL McNUTT

Matilda McNutt vs. Will McNutt

State of Tennessee, In the Chancery
Court of Knox Co. No. 16557

In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Will McNutt is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of May next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks. This 1st day of April 1919

J. C. FORD, Clerk and Master

Bowen & Anderson, Sol's.

April 5 12 19 26 1919

TO HUBERT A. HELTON

Elizabeth Helton vs. Hubert A. Helton

State of Tennessee, In Chancery
Court of Knox county No. 16539

In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Hubert A. Helton is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of May next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four successive weeks.

This 2nd day of April 1919

J. C. FORD, Clerk & Master

W. S. Roberts, Sol.

April 5 12 19 26 1919

TO W. H. BERRY AND DAISY

STAIR

Susan Mourfield vs. J. H. Berry

State of Tennessee, In Chancery
Court of Knox County No. 16446

In this cause, it appearing from the amended bill filed, which is sworn to, that the defendants, W. H. Berry and Daisy Stair are non-residents of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of May next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. This notice will be published in the Knoxville Independent for four successive weeks.

This 3rd day of April 1919

J. C. FORD, Clerk & Master

Green, & Webb, Sol's.

April 5 12 19 26 1919

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NON-RESIDENT NOTICE

State of Tennessee,

In the County Court of Knox Co.

Frank Lethgo, et al. vs. J. C. Lethgo

et al. No. 5095

In this cause, it appearing from the bill filed, which is sworn to, that the defendants J. C. Lethgo, Harvey Lethgo, Luther Lethgo, Mrs. Georgia Lee Thomas and her husband Jay Thomas are non residents of the state of Tennessee, so that the ordinary process of law cannot be served upon them it is therefore ordered that publication be made for four consecutive weeks in the Knoxville Independent, a newspaper published in Knoxville, Tenn., requiring said defendants to appear before the County Court of Knox County, Tennessee, on or before the 4th Monday of April 1919 and make defense to said petition or the same will be taken for confessed by them and the cause set for hearing ex parte as to them.

This 21st day of March 1919

A. W. Edington Clerk

C. E. Wagoner, Sol.

March 22 29 April 5 12 1919

TO MAUDE RUTHERFORD

Raymond Rutherford vs. Maude Rutherford et al.

State of Tennessee, In Chancery
Court of Knox County, No. 16438

In this cause, it appearing from bill filed, which is sworn to, that the defendant Maude Rutherford is a non-resident of Tennessee so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of May next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four successive weeks.

This 15th day of March 1919

J. C. FORD, Clerk & Master.

Robert D. Taylor, Sol.

Mar. 15 22 29 April. 5 1919

TO CHARLIE TURNER AND

HOUK TURNER

Pearl Turner vs. Fred Nauman et al.

State of Tennessee, In Chancery
Court of Knox County, No. 16201

In this cause, it appearing from the affidavit filed, which is sworn to, that the defendants Charlie Turner and Houk Turner are non-residents of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April, next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them.

It is further ordered that this notice be published for four consecutive weeks in the Knoxville Independent.

This 6th day of March 1919

J. C. FORD, Clerk & Master

Noble Smithson, Sol.

March 8 15 22 29 April

TO MARGARET CHRISTIAN

WALTER CHRISTIAN, AND

EDNA CHRISTIAN

Sidney Smith et al. vs. George Wright et al.

State of Tennessee, In Chancery
Court of Knox County, No. 16520

In this cause, it appearing from the bill filed, which is sworn to, that the defendants, Margaret Christian, Walter Christian and Edna Christian are non-residents of the State of Tennessee, so that the ordinary process of law cannot be served upon them, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of May next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte.

This notice will be published in the Knoxville Independent for four consecutive weeks.

This 21st day of March 1919

J. C. FORD, Clerk and Master

O. L. White, Sol.

March 22 29 April. 5 12 1919

Chicken Prices Soar.

Cleveland, O.—Chicken prices broke all records here when a car load of live fowls brought 39 and 40 cents a pound, the highest range ever paid for a car lot in this market. Poultry dealers raised their price to 45 cents, a new high level, which means 50 cents a pound for dressed chickens at retail.

Refusal to Employ Discharged Soldier.

St. Louis, Mo.—Nathan Zimmerman, 35 years old, and Hauritz Pepper, 50 years old, were shot and killed, and Charles Pettit was wounded during a gun battle here. Fred G. Feidler told the police that he went to a bakery managed by Zimmerman, in an effort to obtain employment, and that Zimmerman attempted to put him out of the place. Zimmerman, he said, made a move as if to draw a revolver, and he shot him. Pepper and Pettit ran toward him, he said, and he shot them also.

WHY

Marriage Is Bad Medicine For Willful Spirits

In most revues and musical comedies a young couple meet in some hotel garden, "fall in love," and are married in the last act, writes W. L. George in Harper's. Charge me not with lack of humor if I suggest that many marriages are so made. In my notebook are several confessions. Among them is that of a young girl who pledged her hand on board a liner because there was nothing else to do. (She was wrong; she could have jumped overboard.) People do marry as casually as they learn to play golf; but they take more pains with golf. In that negligence hides the nightmare that shall haunt them; they blunder into marriage; they think to conduct it without travail or diplomacy into the detachment of mature years. Therein they go astray, for marriage is a tool with many edges, and none shall use it with impunity that treat it without regard. For it may close as many doors as it can open.

That marriage can close doors none should deny, and it is folly to overlook its limitations, notably those which bear an individual freedom. No skill or tolerance can make of marriage a state akin to celibacy, and it is well to agree that the married are not free people in the sense of the unwed; this is not a reflection on the conjugal condition, for freedom is a word, and Silvio Pellico in the Spielberg found wings for his spirit that no Austrian peasant could fasten to his shoulders. To be free is sometimes to be derelict, and as in marriage such dereliction seldom arises, the loss is undamning to the state. But the married must, after the ceremony, realize "that they have this day lit a candle which cannot be put out," accepting a new condition, they must be ready to adopt new manners, which is not easy when creatures are adult, differently bred and nurtured, perhaps rooted out of dissimilar social strata, even brought together across continents. They must abandon the idea that they may, unchecked, change their dwelling, their occupation, the circles of their friendships; all these things they may still do, but only in consultation. Or if they do not consult, if one imposes upon the other his will or the thrill of a nagging tongue, then shall victory turn as dust and ashes in his mouth.

How Clothing Is Standardized.

As a matter of fact, the great number of us nowadays do wear "standardized" clothing—hats, suits, shirts, shoes, all turned out by factories repeating the same cut and the same pattern a million times over. We know this, and we do not want to be told it, and the wise advertiser announces his styles as "teeming with individuality," as "clothes that are different"; or, if he cries up "the personal touch," which his garments are most certainly not endowed. But even though the purchaser knows in his heart these things are not true, even though he may meet his hat or his necktie ten times in a 10-minute walk down a crowded avenue, he is content. It is not the fact, it is the feeling that matters, and who, we ask the reader, who could be comfortable in what has been noised throughout the length and breadth of England as "standardized suits for males"?—The Villager.

How to Use Slag on Roads.

Blast furnace slag for a number of years past has been used in the country districts and manufacturing towns of England for the construction of roads and as a macadamizing agent. If properly selected it forms a very good foundation, but should be placed at an incline in such a manner as to hold each lump upon its adjacent lump to prevent rocking, and then should be covered over with fine blast slag and properly rolled and consolidated afterward.

It is also successfully used with tar and other bituminous materials for footway and sidewalk paving.

When once set, concrete made from blast furnace slag is very tenacious and it is almost impossible to break it up with pick or bar.

Why He Sought Penitentiary.

Detective headquarters was surprised when Charles Peterson, sixty-five years old, of Portland, Ore., shambled up to a sergeant and begged to be sent to the penitentiary at Jackson, Mich.

The man had "done" 29 years on a charge he never recognized. His "home" around which moved his only thoughts of shelter and of food, was within the stern walls of the penitentiary at Jackson.

Peterson, when given his liberty, desperately strained to regain his lost art of living, but, snatched from a former generation at his prime, he could not keep step with the "mechanical age," so he turned in bewildered back to the penitentiary.

Why Airman Must Have Good Hands.

The newest tribute to the airman is to say that he has "good hands" and to imply that he manipulates his machine as he would handle the reins of a horse with a sensitive mouth. The analogy is not very appropriate. The "good hands" in the case are those of the motorist. Good hands, combined with light, quick feet, prevent the motorist's chopping and notching his gears, they prevent his starting away with a jump, they enable him to change speed noiselessly, to let in his clutch so that the drive is taken up imperceptibly; they prevent his tires from having their studs stripped out, the transmission strained, and make gear-box and differential last as long as the car.

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GEN. SIR A. J. GODLEY



TWO DIE IN POWDER PLANT

Workers Lose Lives in Explosion Which Wrecks Wheel and Press Mills at Wayne, N. J.

Paterson, N. J., April 3.—Two men are reported to have been killed in an explosion that wrecked the wheel and press mills at the Du Pont Powder works at Wayne, near here. The plant consists of twenty mills.

POWDER MILL BLAST KILLS 2

Press Mill Near Edwards Station, Illinois, Blows Up—Peoria Feels Shock.

Peoria, Ill., April 3.—Two men were killed when a press mill of the Western Powder Manufacturing company's plant at Edwards station, 14 miles west of Peoria, blew up. The dead are Kelly Hines and George Krause. The mill was completely destroyed. Shock of the explosion shook buildings in Peoria.

Finnish Government Resigns.

Copenhagen, April 3.—The Finnish government has resigned in consequence of its defeat at the recent election. It is announced in a dispatch received from Helsingfors.

FIRST WAR ATROCITY TRIAL

Investigation Into Case of Captain Fryatt, Who Was Slain by Huns, Begun in Berlin.

Berlin, April 3.—An investigation into the case of Capt. Charles Gryatt of the British mercantile marine, who was executed by the Germans in 1916 after his conviction by a German court-martial of having attempted to ram the German submarine U-33 with his vessel, was begun on Tuesday by a national court-martial. Representatives of Great Britain, France and other foreign governments attended and a large number of witnesses, including Captain Danzer of the U-33, appeared for examination.

Cottin Denied Special Trial.

Paris, April 3.—Emile Cottin, assailant of Premier Clemenceau, who is under sentence of death, has been denied the right of a special court-martial to review his case. His appeal is now expected to be carried to a higher court.

TWO ARMY FLYERS KILLED

Officer and Cadet Fall to Death on Texas Field—Only One Witness to Accident.

San Antonio, Tex., April 3.—Lieut. Walter A. Byrnes of San Francisco and Cadet Parker D. Buck of Cincinnati, attached to Kelly flying field here, were killed in the fall of their airplane three miles from the field, it was announced. The bodies were badly burned. Belated word of the accident was brought to the field by a passer-by who witnessed it.

Army Aviator Is Killed.

Washington.—Lieutenant Thomas E. Graves, of Seattle, was killed instantly in an airplane accident at Bolling Field. While flying alone at an altitude of 1,000 feet directly above the field the left wing of his plane buckled and the machine crashed to the ground. Officials at the field stated this was the first fatal accident which had occurred since the field was opened.

Americans Kill Five Mexican Bandits.

Marfa, Texas.—Following a raid across the Rio Grande during a blinding hail storm by Mexican bandits, Troop K, Eighth Cavalry, in command of Captain Matlack, overtook and killed five of the bandits, recovered the stolen horses and cattle and returned to the American side, according to an official report received by Colonel George T. Langhorne at district headquarters.

Stored Gasoline Explodes.

Brussels.—Two hundred persons were injured, including 60 American soldiers, in an explosion of gasoline at Behternach. Fifteen of those injured are in a serious condition. An American automobile stopped in the town to obtain fuel. The machine caught fire and spread to stored gasoline. Most of those burned were spectators who had gathered to watch the fire.

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NON-RESIDENT ATTACHMENT

NOTICE

TO NORA LINDER

Sterchi & Haun vs. Nora Linder et al

State of Tennessee, In Chancery Court

of Knox County, No. 16503

In this cause, it appearing from the original bill filed which is sworn to, that the defendant Nora Linder is justly indebted to complainant and is a non resident of the State of Tennessee, so that the ordinary process of law cannot be served upon her, and an attachment having been issued and levied on the defendants' property, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of May next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.

This 13th day of March 1919

J. C. FORD, C. & M.

J. Alvin Johnson, Sol.

Mar. 15 22 29 April 5 1919

COUNTY COURT LAND SALE.

David Wiesner vs. Annie Bruhin

et al. No. 5034

Pursuant to a decree pronounced in the above cause at its March term 1919, of the County Court of Knox county, Tenn., I will offer for sale to the highest bidder at the north door of the Court house, at Knoxville, Tenn., on Saturday the 5th day of April 1919 at 11 o'clock a. m., the lands described in the pleadings, situated in Knox county, Tenn., and being lots Numbers 27 and 28 in Braine and Lee's Addition to Knoxville, a map of which is on record in the Register's office, of Knox County